

**UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

IN RE:	§	
LEGENDARY FIELD EXHIBITIONS, LLC, ET AL,	§	CASE NO. 19-50900-CAG-7
DEBTORS.	§	CHAPTER 7
COLTON SCHMIDT, INDIVIDUALLY AND ON BEHALF OF OTHERS SIMILARLY SITUATED; AND REGGIE NORTHRUP, INDIVIDUALLY AND ON BEHALF OF OTHERS SIMILARLY SITUATED,	§	
PLAINTIFFS, v.	§	ADV. PRO. NO. 19-05053
AAF PLAYERS, LLC, THOMAS DUNDON, CHARLES “CHARLIE” EBERSOL, LEGENDARY FIELD EXHIBITIONS, LLC, AAF PROPERTIES, LLC, EBERSOL SPORTS MEDIA GROUP, INC. AND DOES 1 THROUGH 200, INCLUSIVE	§	
DEFENDANTS.	§	

NOTICE OF RE-FILING OF JOINT MOTION WITH REDACTED APPENDIX

PLEASE TAKE NOTICE that on January 27, 2022, the *Plaintiffs'*, *Trustee's* and *Ebersol's Joint Motion for (1) Final Approval of the Settlement Agreement; (2) Class Certification Pursuant to Settlement Agreement; (3) Appointment of Class Counsel and Class Representatives Pursuant to Settlement Agreement; and (4) Approval of Compensation for Class Counsel and Service Awards for Class Representatives* [Dkt. 204] (the “**First-Filed Final Approval Motion**

in support (the “**First-Filed Appendix**”); however, the First-Filed Appendix inadvertently included one exhibit without required redactions.¹

PLEASE TAKE FURTHER NOTICE that on February 2, 2022, Plaintiffs filed a *Motion to Redact and Restrict Access* [Dkt. 207] (the “**Redaction Motion**”) and, on filing of the Redaction Motion, the First-Filed Final Approval Motion, inclusive of the First-Filed Appendix, was removed from public view on the Court’s electronic docket for this proceeding.

PLEASE TAKE FURTHER NOTICE that on February 3, 2022, *Plaintiffs’, Trustee’s and Ebersol’s Joint Motion for (1) Final Approval of the Settlement Agreement; (2) Class Certification Pursuant to Settlement Agreement; (3) Appointment of Class Counsel and Class Representatives Pursuant to Settlement Agreement; and (4) Approval of Compensation for Class Counsel and Service Awards for Class Representatives* was re-filed at Dkt. 210 (the “**Second-Filed Final Approval Motion**”), with a corrected, redacted appendix (the “**Redacted Appendix**”). There was no change in the Second-Filed Final Approval Motion itself. Rather, the motion was re-filed, in full, in compliance with the Court’s procedures, to include the Redacted Appendix. Should any party to this Adversary Proceeding wish to obtain a hard copy of the Redacted Appendix, it may request the same from the undersigned counsel or access the same via <https://pacer.uscourts.gov>.

¹ The First-Filed Approval Motion was served in hard copy, inclusive of the First-Filed Appendix, with all parties receiving service by mail being entitled to un-redacted copies of the appendix.

DATED: February 3, 2022

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INDIVIDUALLY AND ON BEHALF OF OTHERS SIMILARLY SITUATED**

CERTIFICATE OF SERVICE

I hereby certify that, on February 3, 2022, a true and correct copy of the foregoing Motion has been served via electronic through the CM/ECF system, and to those parties listed below via email and U.S. Mail.

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